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NEW YORK, TUESDAY, SEPTEMBER 26, 1893,

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PRICE ONE CENT.

WORDS, MONDAY, The World's Special Situation Days. SATURDAY, FLED FROM FIERCE FLAMES. THYLL GOES FREE. SOL SMITH IN COURT. "BIFF'S" SECOND DAY EHRMAN A SUICIDE. WILL DELIA KEEGAN FAIL? LAST

PROBE FOR BROCKWAY

State Reformatory Investigation Opened at Elmira.

Admission to Sessions of the Commission to Be by Card.

President Craig Promises an Inquiry "Without Fear or Favor."

IN THE SENATE TO-DAY.

Mr. Stewart Threatens to Renew His Attack on Cleveland.

CAPITOL, WASHINGTON, Sept. 26. In the absence of the Vice-President the Senate was presided over to-day by Mr. Harris (Dem., Tenn.). The attendance fore yesterday's journal was read, a call being found.

held in Cleveland, O., favoring an in- absconder, in San Jose, Costa Rica: vestigation into the question whether Senators are owners of National bank stock. He expressed the hope that the investigation would be made, and that the prevalent rumors as to the ownership of National bank stock having had anything to do with the demonstration of silver would be set at rest.

A resolution was offered by Mr. Dubois (Rep., Idaho) for the postponement till Jan. 15, 1834, of all legislation in the Senate relating to the Federal Election laws, the tariff and finance, so that the partially unrepresented States, Washington, Montana and Wyoming, may have the votes, influence and protection guaranteed to every State by the Constitution.

There was some question as to what investigation would be made, and that

stitution.

There was some question as to what had become of Mr. Stewart's resolution on which he spoke yesterday, and the presiding officer (Mr. Harris) ruled that on objection yesterday by Mr. Washburn, the resolution had gone to the calendar.

parn, the resolution had gone to the calendar.

Mr. Stewart informed Mr. Washburn that the objection would not prevent him renewing the resolution and going on with his remarks.

Mr. Quay indicated an objection to giving Mr. Stewart an opportunity to reopen his attack on the President of the United States.

"I was discussing the conduct of the President." was Mr. Stewart's emendation of Mr. Quay's phrass.

Mr. Perkins (Hep., Cal.) then addressed the Senate on the Repeal bill.

THE FIGHT IN THE HOUSE.

Debate Opened on the Federal Election Law Repeal Bill.

WASHINGTON, Sept. 26. - Notwithstanding that to-day was expected to inaugurate in the House a debate which

served to the States and granted specifically in the Constitution. The right of suffrage rested in the States of the Union.

d in the State and recognized by

Occupants of a Five-Story Tene- The Charge of Larceny Thrown Brought Up for His Recent Fight Ellison Appears This Morning in The Brooklyn Real Estate Man ment in Deadly Peril.

Helpless Ones Carried Out by Police Officers.

Fire broke out at 4.20 this morning n the shoe store of Hernstein & Levine. on the ground floor of the five-story cement 31 Canal street. Policemen Nell and Schindler, of the Eldridge street station, were standing on the corner of Division and Canal streets, when they saw flames shoot out of the shoe

store across the sidewalk. Nell ran to the nearest fire-box and sent out an alarm, white Schindler groused the sleeping tenants.

RIABIRA, Sept. 26.—The special committee of three appointed by the President of the State Baard of Charities to evaluate an import must be administratory at Edmira, convened at the Reformatory at Edmira, convened and the State of the Reformatory at Edmira, convened and the State of the Reformatory at Edmira, convened and the State of the Reformatory at Edmira, convened and the State of the Reformatory at Edmira, convened and the State of the Reformatory at Edmira, convened and the State of the Reformatory at Edmira, convening and the State of the Reformatory at Edmira, convening and the State of the Reformatory at Edmira, convening and the Reformatory at Edmira, and the Reformatory at the Reformatory at Edmira, and the Reformatory at pied by Merris Stitch, who has a wife and four children. His nineteen-year-

was demanded. It resulted in a quorum this morning received the following let-Mr. Stewart (Rep., Nev.) presented ington. It refers to the steps that were resolutions adopted at a mass-meeting taken to arrest Francis H. Weeks, the the

RECEIVER FOR BROADWAY CAFF. Suit to Restrain Cannon from Trans.

ferring His Property. Judge Van Wyck, of the City Court, apon the appaication of Lawyers Welch inaugurate in the House a debate which in partisan bitterness would equal, if not exceed, any debate that has taken place since 1876, the attendance was unusually small on both sides of the Chamber.

After unimportant routine business the House in accordance with the special order) proceeded to the consideration of the Pederal Elections Repsal law, and was proposed to repeal were unconstitutional, and that Congress had no right to confer the power that it had conferred upon supervisors of election. The right of suffrage was at right preserved to the States and granted specifically in the Constitution. The right of suffrage was at right preserved to the States and granted specifically in the Constitution. The right of suffrage was at right preserved to the States and granted specifically in the Constitution. The right of suffrage was at right preserved to the States and granted specifically in the Constitution. The right of suffrage rested in the States of the Union.

Held for an Italian Stabbing.

Angelo Lespard and John Carer were a arraigned in the Tombs Police Court this morning before Justice Martin, charged t with stabbing Domenico Mentago.

in Indiana.

oriffen at Roby, Ind., several weeks ago?"

"No, sir." replied Smith. "I am not soily Smith."

When the case was called, Lowyer Wernberg contended that aside from the question of identity of the prisoner he should be released because there was no certified copy of the indictment accompanying the warrant.

After hearing the testimony of Constable Hayes, Judge Cullen granted an order to Assistant District Attorney Shorter for the rendition of the prisoner. Constable Hayes said he would take Smith back to Indiana either late this afternoon or early to-morrow.

He will have to stand trial on three indictments found against him for the fight with Griffen.

given a decision in a contest at Madison Square Garden that such a meeting was not a prize-fight

THOUGHT HE WAS A NOBLEMAN.

Mrs. Rosenbach Alleges that Her

A motion for allmony and course

fee is to be argued in the Superior Court

to-morrow in a suit by Gogalla Rosen

back for a limited divorce from Ma-

hard for a limited divorce from Max. Rescalarly.
The couple met in Buda-lesth Max represented himself to be a notdeman. They were married Sept. 1) 488, and subseminably came to this country.
The husband ware the country.
The husband ware the country.
When the highest ware the country was wealthy. Mrs. Resembach claims he took all her money on the postence that he was the proprietar of largest that he was the proprietar of hopes of ill r pate, and that he had best led him the third hour of six of his setabled, ments. He attempted later, six alleges to make her an immate of a semilar house.

\$17,00 to Chicago and Return.

Out of Court.

Will B. Married Again.

Arthur K. Thyll, whose secret mar- | Solly Smith, the light-weight murilled ringe with Lillian Commings, the who was defeated by Dixon, the color d actress, caused such surprise, was in the champion, at Coney Island last night

prisoner.

His bride, attired in a travelling cose is to be unde for his release on a will tume, sat beside him for several hours of hibras corpor-before the case was called. When Smith was arre-

Impulse the blaze Mic. Curries, who is headd, known as the Elocatic Cuttery. The said, known as the Elocatic Cuttery and Served and

Local News in Brief.

Asthough the President has promised the extradition of Weeks as above stated. I think it asvisable for Minister Baker to come here.

I have commonicated everything to Minister
Baker.

I shall make another attempt to secure the arrest, and will cable the forpartment if successful.

As there are many ways by which Mr. Weeks
could leave the country. I have considered it
tyroper to secure a detective to watch him.

As he is in consultation with one of the ablest
to the country of the secure will be more or less anxiety
till be its safely started for New York.

I think the presence of our Minister would secure prompt extradition, and therefore I respectfully urge be presence if he can absent himself
from Nicaragua at the present time. Your obelient servant.

HARRISON F. WILLIAMS.

Ented States Commit.

Local News in Brief.

Dr. Sennet. Commissioner of Immigration, has
decided to raise the wages of carpenters on Elits

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William Kennetz, a laborer for the raise of Woorhis in the Essex Market Court for beating

with same lief, of the Second street, was held for train Story

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with stabbing Domenico Mentazo at 10 Lowest Rates one was to thicage, at Hein's Roosevelt street, last night. They were held to await the result of his injuries. Cia New York, Ontario and Western Hajiwa, ... Thursday, Sept. 29, tet 2, tet 11, the 17, the 11, via Magaza Pa to 1 till information at 27 Broadway, New York,

New Clothes.

The Baron and His Actress Wife Justice Cullen Sends Him Back Only One More Juror Selected at He Had Been Drinking Heavily, It This Sitting.

This Will Be Done to Satisfy He Feels Well After His Contest of Recorder Smyth Becoming Impa- No Other Cause for the Deed Yet tlent Over the Delay.

hartes W. Brooke, counsel for Ellison, I of ared Broker William 11. Herriques, the victim of Edison's account. He is a Partugese Hebrew.

The juries in the box this magning

tiels street and 321 (Juhh arenne Ellison, being the only guest of the Tombs having business in Part III, of the Court of General Sessions to-day, was spared the pain of associating with low down thieves and singgers in the Black Maria, He walked down with Deputy Sherinf Dairymple, that remarkably small and siender officer taking the precaution to attach himself to his big, afaletic prisoner by locking his left wrist to Ellison's right with handcuffs.

Otherwise, what mucht have happened had Ellison sportively "laffed" the little Deputy Sheriff and made a dash for freedom, is a question appalling to speculate upon.

for freedom, is a question appalling to speculate upon.

Ellison left his suit of funeral black at his lodgings, and appeared to-day in a gray suit of fashionable cut. The white four-in-huno was superseded by a black one, but here was no change in the swollen evell's and cuben scowl.

In the court-room he puffed cigarette smoke with a victous energy and scowled upon the curious throng that had gained simission to the chamber to stare at and gloat over the discomforture of the Titan clubman. As a prisoner he enjoys a privilege not accorded to others, for smoking is pro-hibited.

hibited.

With those who approached him Ellison chatted pleasantly, his comment upon the cosmopolitan character of the jury being:

You can't get an American jury character and approached the property of th Broker Henriques, without his fair

to make her an inman of a shoose.

She wanted to return to Europe had her moneyh ad been taken from her and she was obliged to seek refuge with her mack, whose name is Schickman, in Third street.

She rays her husband is well known at the rays her husband is well known at the rays he was of the large diagrands he were.

Her Suit Against Russell Sage

Shoots Himself.

Is Said.

AN OLD COLONY SENSATION.

Discrepancy in the Accounts of the Treasurer of the Road.

o-day by the announcement that since

there was \$96,000 in each in the trensurs stocks and bonds purchased with the Company's money represented a part of

benefit of the corporation. the Company cannot be told at present In the Board of Directors chosen to-day President Clark, of the New York, New aven and Hartford Bailroad, takes the place of the late F. L. Annes, and the places made vacant by the deaths of Amory Lawrence and William J. Botch are unfilled. It was voted unanimously to author-ize the directors to issue \$2,00,000 fifty-very bonds, interest payable semi-an-

OBJECT TO MALCOLM'S CHECKS.

Imperilled by Her Delay.

Must Answer as to the Statute of Limitations To-Morrow.

Della Keegan's suit against Russell the to recover \$100,000 damages for poculiar phase when it came up in the Court of Common Pleas to day store Judge Pryor upon motion of Law cover of the millionaire the second laring the time that she avera she was pure woman; that she had been rought up before different progestrates during the last twenty ne on litackwell's Island, and that for purpose of concealing her identity re these magistrates she assumed

ther names.

It was urged that these allegations in the answer of Mr. Sage were irrelevant and scambalous, and that they should setricken out, as they were not necessary to the pleading, and evidence on this rount could not be introduced upon the trial unless to attack the character of the plaintiff.

Mr. Sage. I C. James, for Mr. Sage,

Jusige Pryor, with some indignation.

Commercial Depositors Secure Ad journment—Barnett's Statement.

Lawyer Horace E. Graves and C. Augustus Haviland, representing the depositors of the suspended Commercial Bank, appeared before Justice Bartiett. In Supreme Court, Brooklyn, this morning and objected to different Malecular Point then the action must fall, as Judge Pryor declared that twenty—three years of this matter was enough. He at once granted to Col. James an order requiring Mrs. Keegan to show cause to-morrow why she should not reply to the answer setting up the Statute of Limitations as a bar to the suit. If there is no valid reply to this point intenthe action must fall, as Judge Pryor declared that twenty—three years of this matter was enough. He at once granted to Col. James an order requiring Mrs. Keegan to show cause to-morrow why she should not require to fine the point and that he would answer it.

I using Pryor declared that twenty—three years of this matter was enough. He at once granted to Col. James an order requiring Mrs. Keegan to show cause to-morrow why she should not require the positions of the appear of the positions of the support of the position of the positions of the po

be entered and went to me first to the which to be summoned before the waited to be summoned before the Recorder as a witcome whether the Recorder as a witcome whether the Recorder as a witcome whether the Recorder as a witcome spectators have seen and the face of every woman who entered the court chamber, wordering for sensational developments are anticlusted when the mellow-voiced Chester-Lawyer broad Barnett was called upon the resonance of the face of every woman who entered the court chamber, wordering for sensational developments are anticlusted when the mellow-voiced Chester-Lawyer broad Barnett was called upon the resonance of the face of every woman who entered the court chamber, wordering for sensational developments are anticlusted when the mellow-voiced Chester-Lawyer broad Barnett was a resonanced, with Henry Abra-Virgin's as to his qualifications as a percent of Hisson.

At 112 of check the work of selecting words are controlled with the property by the prosecutor, while fourteen cities the property by the prosecutor, while fourteen cities the panel catled for the lots agreement while the property by the prosecutor, while fourteen cities for the lots agreement while the property by the prosecutor, while fourteen cities to be proported by the property by the pr

TROLLEY CAR 364 RUNS WILD.

It Knocks Over a Fruit Stand and smashes Into a Ferry-House, the shipstient of foliaty.

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It Knocks Over a Fruit Stand and smashes Into a Ferry-House, the shipstient of foliaty.

It Knocks Over a Fruit Stand and smashes Into a Ferry-House, the shipstient of fill House the Works Thirty-building street, and thought the pre-instance of fill House the shipstient of

VAN BRUNT ARRESTED

The Wealthy Builder Accused of Grand Larceny.

Charged with Defrauding William Moulds on a House Sale.

Came from Buffale to Give Himself Up This Morning.

Detective Sergt. James Trainor, of Inpector McLaughlin's staff, brought to the District-Attorney's office this aftertractor who built the Chelsea apartment-house and the Lyceum Theatre. Lawyer John Goff accompanied the letective and his prisoner. The trio went into Mr. Nicoll's private office,

noting allow the first occurrence was at the instingtion of Mr. Sage.

Col. Edward C. James, for Mr. Sage.
argued that the motion should be denied. He insisted that the charge in the answer referred to was a reply to matter to her complaint which was of a swandarous nature, and it was in mitigation of damages. He averted that Mr. Sage had a right to set up that she was not a desirable bride for him to take unto himself. Moreover, he declared, that when a woman came into court after a delay of twenty-four years, charging a married man with breach of promise of marriage made over twenty years ago, she did not commend herself to a court of justice.

Col. James argued that Mrs. Keegan was a party to an immeral contract—a promise of hove and protection—and she did not stand in a position to object to the answer after twenty-three years of moral turpitude, and then coming with her stale and mouldy suit into a court of justice.

And a party to an immeral contract—a promise of hove and protection—and she did not stand in a position to object to the answer after twenty-three years of moral turpitude, and then coming with her stale and mouldy suit into a court of justice. He said the motive was pain on its face.

Justice He said the motive was pain on its face.

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Justice He said that there was a natural there was a praiseworthy and laudable motive for not bringing it for so many years.

Are Marshail said that there was a natural three was a praiseworthy and laudable motive for not bringing it for so many years.

John Giles, Would-Be Sulcide, Escaped from the Hospital.

Shortly before noon to-day John Gills cho was in St. Catharine's Hospital, Williamsburg, charged with attempting liceman who was watching him and

shirt. eral of the hospital attendants, who gave

the alarm avenue, where other people took up the

back to the bospital.

he was suffering from delirium tremens

where they were soon afterwards joined by a stylishly dressed woman, who said out the dist occurrence was at the No information regarding the matter that the dist occurrence was at the No information regarding the matter

At the corner of Powers street he was overtakn, but mad a desperate not fight.